## NOT FOR PUBLICATION

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

DAVID BARTLETT,

Plaintiff, : Civil Case No. 10-3882 (FSH)

v. : STANDING ORDER

: REQUIRING SUBMISSION OF INFORMATION REGARDING

RADIO SHACK CORP., et al., : **REMOVAL** 

· <u>remited than</u>

Defendants. : Date: August 4, 2010

## **HOCHBERG**, District Judge

Upon removal of the action and for good cause, the Court hereby orders the removing Defendants by August 18, 2010 to serve and file a submission providing the below information. Plaintiff must <u>also</u> serve and file a submission responding to point #5 below by August 18, 2010 if Defendants are asserting diversity jurisdiction:

- A full explanation if all Defendants served at the time of removal did not join in the notice of removal.
- 2. A full explanation if the notice of removal was dated more than thirty (30) days after the first Defendant was served.
- 3. If the action has been removed on grounds of diversity jurisdiction, a statement if any of the Defendants served at the time of removal is a citizen of the forum state.
- 4. If the action has been removed on grounds of diversity jurisdiction, the citizenship of Plaintiff and all named Defendants.

5. If the action has been removed on grounds of diversity jurisdiction, both parties must submit a good faith estimate of the amount in controversy with supporting documentation.

6. If the action has been removed on the basis of federal question jurisdiction, the federal statutory provision that gives rise to the jurisdiction and the specific section that provides Plaintiff with a private right of action.

If the Plaintiff has a response to Defendants' submission, such response shall be filed and served by August 25, 2010. Any motion to remand the action to state court based on any procedural defects in the removal must be filed, if at all, thirty (30) days after removal or sooner. See 28 U.S.C. § 1447(c).

IT IS SO ORDERED.

/s/ Hon. Faith S. Hochberg

Hon. Faith S. Hochberg, U.S.D.J.